until noon on this Memorial Day on all buildings, grounds, and naval vessels throughout the United States, and in all areas under its jurisdiction and control. I also request the people of the United States to display the flag at half staff from their homes for the customary forenoon period.

In Witness Whereof, I have hereunto set my hand this fifteenth day of May, in the year of our Lord two thousand seven, and of the Independence of the United States of America the two hundred and thirty-first.

George W. Bush

[Filed with the Office of the Federal Register, 11:29 a.m., May 17, 2007]

NOTE: This proclamation was published in the *Federal Register* on May 18. The Office of the Press Secretary also released a Spanish language version of this proclamation.

Message to the Congress Certifying Exports to the People's Republic of China

May 15, 2007

To the Congress of the United States:

In accordance with the provisions of section 1512 of the Strom Thurmond National Defense Authorization Act for Fiscal Year 1999 (Public Law 105–261), I hereby certify that the export to the People's Republic of China of the following items is not detrimental to the U.S. space launch industry, and that the material and equipment, including any indirect technical benefit that could be derived from such exports, will not measurably improve the missile or space launch capabilities of the People's Republic of China:

- A four-axis filament winding machine for production of spare parts for China's water purification and treatment industries;
- A computer control system upgrade to a three-axis filament winding machine for production of spare parts for China's water purification and treatment industries:
- An isostatic press for manufacturing automotive spare parts; and

 A four-axis filament winding machine to be used in production of graphite or glass composite golf clubs.

George W. Bush

The White House, May 15, 2007.

Remarks Following a Discussion on the Employment Eligibility Verification System

May 16, 2007

I appreciate the discussion we just had on immigration. With us are people who are employers, people who provide work for citizens who are in our country legally. They know full well it's against the law to hire somebody who is here illegally. They need help from the Government to make sure the person they hire is here legally, that they're not dealing with forged documents.

And so we've been reviewing the upgrading of the Basic Pilot program, which is the Government's attempt to help small-business owners and larger business owners make sure that the people they're finding work for are not breaking the law. In other words, we can't ask our employers to verify somebody here unless we help them. And the reason why we're talking about this subject is that holding employers to account for violating the law is an integral part of a comprehensive immigration reform package.

I thank members of my Cabinet, Secretaries Gutierrez and Chertoff, for taking the White House lead in working with Members of the United States Senate to get a comprehensive immigration bill to the floor as quickly as possible, that can pass the Senate. And it's been hard work. This is a very emotional issue. I firmly believe that the bill needs to be comprehensive. In other words, you can't have one aspect of immigration reform pass and not other aspects, otherwise we'll be back to where we were in the past, and that is reform efforts have failed because it hadn't been comprehensive enough.

The best way and, frankly, only way to get a comprehensive bill done that will matter and deal with this issue once and for all is for the bipartisan approach that we're now working on come to fruition, that it's got to be a bipartisan bill that is—is that bill our Secretaries are working on with members from both parties in the Senate. Hopefully, that bill can get to the floor as quickly as possible, and hopefully we can get a positive vote so we can get the bill over to the House of Representatives.

But there is a good chance. I'm optimistic that we can get comprehensive immigration reform, one, that enforces our borders; two, holds employers to account; three, recognizes we've got workers here who are doing jobs Americans aren't doing, and they ought to have a—there ought to be a temporary-worker permit to do so; four, to make sure that we treat people who are here already with respect and dignity, without amnesty, without animosity; and, five, to continue the assimilation program so necessary to make sure our country continues to move forward in an optimistic way.

And so I want to thank you all for sharing with me your stories. I appreciate the fact that you're deeply concerned about upholding the law. I thank you for sharing with me your desires to see that Congress get a comprehensive immigration bill done soon. And I assure you that the White House, along with decent, honorable Members of the Senate, are working very hard to bring that bill to conclusion.

Thank you.

NOTE: The President spoke at 11:35 a.m. at the Embassy Suites Washington D.C.-Convention Center. The Office of the Press Secretary also released a Spanish language transcript of these remarks. A portion of these remarks could not be verified because the tape was incomplete.

Executive Order 13433—Protecting American Taxpayers From Payment of Contingency Fees

May 16, 2007

By the authority vested in me as President by the Constitution and the laws of the United States of America, including section 301 of title 3, United States Code, it is hereby ordered as follows:

Section 1. Policy. To help ensure the integrity and effective supervision of the legal

and expert witness services provided to or on behalf of the United States, it is the policy of the United States that organizations or individuals that provide such services to or on behalf of the United States shall be compensated in amounts that are reasonable, not contingent upon the outcome of litigation or other proceedings, and established according to criteria set in advance of performance of the services, except when otherwise required by law.

Sec. 2. Duties of Agency Heads. (a) Heads of agencies shall implement within their respective agencies the policy set forth in section 1, consistent with such instructions as the Attorney General may prescribe.

(b) After the date of this order, no agency shall enter into a contingency fee agreement for legal or expert witness services addressed by section 1 of this order, unless the Attorney General has determined that the agency's entry into the agreement is required by law.

(c) Within 90 days after the date of this order, the head of each agency shall notify the Attorney General and the Director of the Office of Management and Budget of any contingency fee agreements for services addressed by section 1 of this order that are in effect as of the date of this order.

Sec. 3. Definitions. For purposes of this order:

- (a) The term "agency" means an executive agency as defined in section 105 of title 5, United States Code, and the United States Postal Service and the Postal Regulatory Commission, but shall exclude the Government Accountability Office and elements of the intelligence community (as defined in section 3(4) of the National Security Act of 1947 as amended (50 U.S.C. 401a(4)).
- (b) The term "contingency fee agreement" means a contract or other agreement to provide services under which the amount or the payment of the fee for the services is contingent in whole or in part on the outcome of the matter for which the services were obtained. The term does not include:
 - (i) qualified tax collection contracts defined in section 6306 of title 26, United States Code, and
 - (ii) contracts described in sections 3711 and 3718 of title 31, United States Code.